UNITED S	370-SLM Doc 58 Filed 12/13/23 TATES BANKRUPTC PCOURENT P OF NEW JERSEY	Entered 12/13 age 1 of 2	/23 16:03:35 Desc Main			
RUSSELI LOW & L 505 MAIN						
In Re:		Case No.:	23-11870			
	Tania J. Mendez-Mejia		SLM			
		Judge: _ Chapter:	13			
The de	CHAPTER 13 DEBTOR'S CERTIFIED CONTROL		POSITION			
1.	☐ Motion for Relief from the Automatic Stay filed bycreditor,					
	A hearing has been scheduled for, at					
	☐ Motion to Dismiss filed by the Chapter 13 Trustee.					
	A hearing has been scheduled for		, at			
	□ Certification of Default filed by <u>Chapter 13 Standing Trustee</u> ,					
	I am requesting a hearing be scheduled on this matter.					
2.	2. I oppose the above matter for the following reasons ( <b>choose one</b> ):					
	☐ Payments have been made in the am	ount of \$	, but have not			

been accounted for. Documentation in support is attached.

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		☐ Payments have not been made for the following reasons and debtor proposes			
		epayment as follows (explain your answer):			
		The debtor is listing to file a modified propose to sale the	Other (explain your answer): he debtor is listing her property for sale and is now requesting the opportunity of file a modified plan to lower the monthly trustee payment to \$150.00 and ropose to sale the property and pay mortgage and the balance to complete napter 13 plan and at 100% from sale proceeds.		
	3.	This certification is being made in an effort to resolve the issues raised in the certification of default or motion.  I certify under penalty of perjury that the above is true.			
	4.				
Date: 12/13/2023		2023		/s/ Tania J. Mendez-Mejia	
				Debtor's Signature	
Date:					
				Debtor's Signature	

## **NOTES:**

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee's Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.